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1 2 3 4 5 6 7 8 9	LEWIS BRISBOIS BISGAARD & SMITH LI JON P. KARDASSAKIS, SB# 90602 E-Mail: Jon.Kardassakis@lewisbrisbois.com MICHAEL K. JOHNSON, SB# 130193 E-Mail: Michael.Johnson@lewisbrisbois.com 2185 North California Boulevard, Suite 300 Walnut Creek, California 94596 Telephone: 925.357.3456 Attorneys for Defendants MATTERPORT, INC., RJ PITTMAN, DAVE GAUSEBECK, MATT BELL, CARLOS KOKRON, PETER HEBERT, JASON KRIKORIAN, AND MIKE GUSTAFSON UNITED STATES	DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION				
	Nonthieut bistidet of cheme		CO DIVISION		
11					
12	JOHN STEMMELIN, on behalf of himself and all others personally situated,	Case No. 3:20-cv-041	68-WHA		
13		DISCOVERY MAT	<u>rer</u>		
14	Plaintiff,	NOTICE OF ERRA			
15	vs.	DEFENDANTS' OP PLAINTIFF'S MOT	POSITION TO TON FOR ISSUE AND		
	MATTERPORT, INC., A DELAWARE	EVIDENTIARY SAISPOLIATION OF E	NCTIONS FOR		
16	CORPORATION; RJ PITTMAN; DAVE GAUSEBECK; MATT BELL; CARLOS KOKRON;				
17	PETER HEBERT; JASON KRIKORIAN; AND MIKE GUSTAFSON,	DATE: February 10, TIME: 10:00 a.m.	2022		
18	Defendants.	CTRM: G (by video Hon. Magistrate Judge			
19	Defendants.				
20		Action Filed: PTC Date: Trial Date:	June 24, 2020 August 18, 2022 August 22, 2022		
21					
22	Please take notice that Defendants Matterport, Inc., et al., submit this Notice of Errata to				
23	Defendants' Opposition To Plaintiff's Motion For Issue And Evidentiary Sanctions For Spoliation				
24	Of Evidence ("Opposition") filed January 20, 2022 (ECF 119) in order to correct the following				
25	inadvertent errors contained in the Opposition:				
26	In the TABLE OF CONTENTS, under section STATEMENT OF THE CASE, section E				
27	of the as-filed Opposition reads:				
28	"E. Plaintiff's Request for Judicial Notice of Trial Exhibits 1, 25, 46, and 47"				
	4961 2170 7642 1	1	Casa No. 3:20 cv 0/168 WHA		

NOTICE OF ERRATA RE: DEFENDANTS' OPPOSITION TO PLAINTIFF'S MOTION FOR ISSUE AND

EVIDENTIARY SANCTIONS FOR SPOLIATION OF EVIDENCE

& SMITH LLP ATTORNEYS AT LAW

- 1			
1	In the TABLE OF CONTENTS under section STATEMENT OF THE CASE, section E of		
2	the corrected Opposition should read:		
3	"E. Plaintiff's Request for Judicial Notice of Trial Exhibits 1, 45, 46, and 47"		
4			
5	At pages 6:18, 7:3 and 7:6 (subheading), the as-filed Opposition reads:		
6	" Trial Exhibits 1, 25, 46, or 47"		
7	The corrected Opposition at pages 6:18, 7:3 and 7:6 (subheading) should read:		
8	" Trial Exhibits 1, 45, 46, or 47"		
9			
10	DATE: January 24, 2022	LEWIS BRISBOIS BISGAARD & SMITH LLP	
11		By:	
12		Jon P. Kardassakis Michael K. Johnson	
13		Attorneys for Defendants MATTERPORT, INC., RJ PITTMAN, DAVE GAUSEBECK, MATT	
14		BELL, CARLOS KOKRON, PETER HEBERT,	
15		JASON KRIKORIAN, AND MIKE GUSTAFSON	
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1	FEDERAL COURT PROOF OF SERVICE Stemmelin v. Matterport, Inc., et al. Case No. USDC, Northern District Case No. 3:20 ev 04168 WHA			
2	Case No. USDC -Northern District Case No. 3:20-cv-04168-WHA			
3	STATE OF CALIFORNIA, COUNTY OF SACRAMENTO			
5	At the time of service, I was over 18 years of age and not a party to the action. My asiness address is 2020 West Camino Avenue, Suite 700, Sacramento, CA 95833. I am apployed in the office of a member of the bar of this Court at whose direction the service was			
6	made.			
7	On January 24, 2022, I served the following document(s): NOTICE OF ERRATA RE: EFENDANTS' OPPOSITION TO PLAINTIFF'S MOTION FOR ISSUE AND VIDENTIARY SANCTIONS FOR SPOLIATION OF EVIDENCE			
8 9	I served the documents on the following persons at the following addresses (including fax numbers and e-mail addresses, if applicable):			
10	SEE ATTACHED SERVICE LIST			
11	The documents were served by the following means:			
12	I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct.			
13 14	Executed on January 24, 2022, at Sacramento, California.			
	Hayes			
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16	Sandra Hayes			
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LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

Case No. 3:20-cv-04168-WHA

1	SERVICE LIST Stemmelin v. Matterport, Inc., et al.		
2		sctrict Case No. 3:20-cv-04168-WHA	
3			
5	Timothy D. Cohelan, Esq. Isam C. Khoury, Esq. J. Jason Hill, Esq.	Attorneys for Plaintiff JOHN STEMMELIN on behalf of himself and all others similarly situated	
6	COHELAN KHÔURY & SINGER 605 "C" Street, Suite 200 San Diego, CA 92101 Tel: (619) 595-3001/Fax: (619) 595-3000 Email: tcohelan@ckslaw.com		
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10			
11	Chicago, IL 60602 Tel: (312) 440-0020/Fax: (312) 440-4180 Email: tom@attorneyzim.com	Attorneys for Plaintiff JOHN STEMMELIN on behalf of himself and all others similarly situated	
12			
13			
14			
15	Sharon A. Harris, <i>Pro Hac Vice</i> ZIMMERMAN LAW OFFICES, P.C. 77 West Washington Street, Suite 1220 Chicago, IL 60602	Attorneys for Plaintiff JOHN STEMMELIN, on behalf of himself and all others similarly situated	
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17	Tel: (312) 440-0020/Fax: (312) 440-4180 Email: sharon@attorneyzim.com		
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BRISBOIS
BISGAARD
& SMITH LLP
ATTORNEYS AT LAW

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Case No. 3:20-cv-04168-WHA